## Senate Study Bill 1100

SENATE FILE BY (PROPOSED COMMITTEE ON REBUILD IOWA BILL BY CHAIRPERSON HOGG)

Passed	Senate,	Date	Passed	House,	Date	
Vote:	Ayes	Nays	Vote:	Ayes _	Nays	
Approved						

## A BILL FOR

1 An Act relating to disaster recovery for businesses through the loan and quarantee program and other activities by the

department of economic development and providing an effective

5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

TLSB 1844SC 83

7 tm/nh/8

2

2

```
PAG LIN
            Section 1. Section 15.108, subsection 9, Code 2009, is
      2 amended by adding the following new paragraph:
            NEW PARAGRAPH. g. By thirty days after the effective date
      4 of this Act, establish, maintain, and market an internet 5 website for purposes of providing information regarding
  1
      6 federal, state, or other financial resources for Iowa
      7 businesses. The internet website shall use a different domain 8 name than the domain name used by the department for other
  1
  1
     9 departmental information dissemination.
            Sec. 2. Section 15E.222, subsection 1, paragraphs a and c,
  1
    10
    11 Code 2009, are amended to read as follows:
  1 12
            a. That in the midst of weak economic climates and during
        recovery periods following natural disasters, small and
  1 14 medium=sized businesses, in general, and certain targeted 1 15 industry businesses, businesses affected by disaster, and
  1 16 other qualified businesses, in particular, have a particularly 1 17 high need for capital and financing and may not qualify for
  1 18 conventional financing.
  1 19 c. That, to enhance competitiveness and foster economic 1 20 development, this state must focus on growth in certain
  1 21 specific targeted industry businesses and other qualified 1 22 businesses, especially during a time of war in the midst of
     23 weak economic climates and during recovery periods following
     24 natural disasters.
25 Sec. 3. Section 15E.222, subsection 2, paragraphs a and b,
  1 25
  1 26 Code 2009, are amended to read as follows:
  1 2.7
           a. To create incentives and assistance to increase the
    28 flow of private capital to targeted industry businesses_
     29 businesses affected by disaster, and other qualified
  1 30 businesses.
            b. To promote industrial modernization and technology
  1 32 adoption, particularly with respect to investment that
     33 promotes environmental sustainability.
  1 34 Sec. 4. Section 15E.222, subsection 2, Code 2009, is 1 35 amended by adding the following new paragraphs:
            NEW PARAGRAPH. e. To promote the stabilization and growth
      2 of Iowa's economy.
  2
  2
            NEW PARAGRAPH. f. To assist in the rebuilding of and
  2
      4 fostering economic growth in communities affected by natural
  2
      5 disasters.
```

6 Sec. 5. Section 15E.223, subsection 3, Code 2009, is 2 amended to read as follows:

3. <u>a.</u> "Qualified business" means <del>an</del> <u>any of the following:</u> (1) An existing or proposed business entity with an annual 10 average number of employees not exceeding two hundred 2 11 employees.

2 12 (2) A business located in an area declared a disaster area

the president of the United States.
(3) A business filling a critical need as determined by a 2 14 resolution of a city council provided the critical need is in 16 conformance with the comprehensive plan of the city and the

17 business is located in the city. For purposes of this 2 18 subparagraph, "located in the city" means a business located
2 19 within two miles of the city limits or within the city limits.
2 20 b. "Qualified business" does not include businesses 2 21 engaged primarily in retail sales, real estate, or the 2 22 provision of health care or other professional services. c. "Qualified business" includes professional services 2 23 2 24 businesses that provide services to targeted industry 2 25 businesses or other entities. Sec. 6. Section 15E.224, subsection 1, Code 2009, is 2 26 2 27 amended to read as follows: 2 28 1. The department shall establish and administer a loan 2 29 and credit guarantee program. The department, pursuant to 30 agreements with financial institutions, shall provide loan and 31 credit guarantees, or other forms of credit guarantees for 32 qualified businesses and targeted industry businesses for 33 eligible project costs. The department may invest up to ten 34 percent of the assets of the loan and credit guarantee fund, 35 or five hundred thousand dollars, whichever is greater, to 1 provide loan and credit guarantees or other forms of credit 2 guarantees for eligible project costs to microenterprises 3 located in a municipality with a population under fifty 4 thousand that is not contiguous to a municipality with a 5 population of fifty thousand or more. For purposes of this 6 division, "microenterprise" means a business providing 7 services with five or fewer full=time equivalent employee 3 8 positions. A loan or credit guarantee provided under the 3 9 program may stand alone or may be used in conjunction with or 3 10 to enhance other loans or credit guarantees offered by 3 11 private, state, or federal entities. The department may 3 12 purchase insurance to cover defaulted loans meeting the 3 13 requirements of the program. However, the department shall 3 14 not in any manner directly or indirectly pledge the credit of 3 15 the state. Eligible project costs include expenditures for 3 16 productive equipment and machinery, working capital for 3 17 operations and export transactions, research and development, 3 18 marketing, improvements that increase the energy efficiency or 3 19 sustainability of a business, and such other costs as the 3 20 department may so designate. Eligible project costs include 21 improvements and repairs to property, including real property, 22 of a qualified business.
23 Sec. 7. Section 15E.224, subsection 6, Code 2009, is 3 24 amended by adding the following new paragraph: 3 25 NEW PARAGRAPH. e. That the loan or credit guarantee does 3 26 not invoke or pledge the credit of the state and that any 3 27 claim made pursuant to the loan or credit quarantee shall be 3 28 limited to the terms and amount of the loan or credit 3 29 guarantee and to the loan and credit guarantee fund. Sec. 8. EFFECTIVE DATE. This Act, being deemed of 3 30 3 31 immediate importance, takes effect upon enactment. 32 EXPLANATION 3 33 This bill relates to disaster recovery for businesses. 3 35 establish, maintain, and market an internet website for purposes of providing information regarding federal, state, and other financial resources for Iowa businesses.

The bill expands the definition of "qualified business" 4 4 under the loan and credit guarantee program to include a 5 business located in an area declared a disaster area by the

The bill requires the department of economic development to

6 president of the United States and a business filling a 7 critical need as determined by a city council provided the 8 critical need is in conformance with the comprehensive plan of 9 the city and the business is located in the city.

The bill provides that eligible costs under the loan and 10 11 credit quarantee program include costs for improvements that 4 12 increase energy efficiency or sustainability of a business and 4 13 costs for improvements and repairs to property, including real 4 14 property, of a qualified business. 4 15 The bill takes effect upon enactment.

4 16 LSB 1844SC 83

4 17 tm/nh/8

4 4

4